The Gazette



of **Andra**

PUBLISHED BY AUTHORITY

SIMLA, SATURDAY, JULY 9, 1960 (ASADH 18, 1882)

PART IV

Advertisements and Notices by Private Individuals and Private Bodies

THE SAURASHTRA OIL AND OILSEEDS ASSOCIATION LIMITED, RAJKOT

Rajkot, the 23rd April 1960 NOTIFICATION

The approval of the Secretary, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S. O. 2462 dated the 24th November, 1958 has been obtained to the following amendment made to the Cotton-read Bry laws of the Saureshtra Oil and Oileads Associaseed Bye-laws of the Saurashtra Oil and Oilseeds Association, Ltd., Rajkot, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

For Bye-law 82(e) of the Cottonseed Bye-laws, the following Bye-law shall be substituted, namely;

"82(e) The Board shall fix, before the commencement of the contract, differences, if any, payable for tendering qualities against the basic quality by any of the parties to the contract.'

N. G. VYAS

Secretary

The Saurashtra Oil and Oils Seeds Association Ltd., Rajkot

THE PUNJAB COMPANY LIMITED BHATINDA NOTIFICATION

The approval of the Sccretary, Forward Markets Commission, under Sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S. O. 2462, dated the 24th November 1958, has been obtained to the following amendments made to the Byelaws of the Punjab Company Limited, Bhatinda, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act, and Rule 11 of the Forward Contracts (Regulation) Rules. 1954:---

Amendments

- 1. In Bye-law 66, the words 'an annual' shall be deleted.
- 2. In Bye-law 67, the words 'an annual' wherever they occur shall be deleted.
- 3. After Bye-law 67, the following Bye-law shall be added as Byelaw 67A, namely:---
 - "67A. Trading Members and Brokers shall deposit the badges at the time of their ceasing to be as such. If they do not deposit, they shall pay Rs. 5/- and Rs. 3/- respectively for the same to the Company".
- 4. After Bye-law 70, the following Bye-law shall be added as Bye-law 70A, namely:-
 - "70A. In case of any loss of badges by the Trading Members or Brokers, new badges shall be issued to them on payment of Rs. 5/- and Rs. 3/- respectively for each such badge."

ROSHAN LAL GUPTA

Secretary The Punjab Company Ltd., Bhatinda

STATE BANK OF HYDERABAD

Hyderabad (A.P.)

NOTIFICATION

Hyderabad, 1st April 1960

No. SBH-GI/1960/1—The following notification is hereby issued in cancellation of the previous notification published in the Gazette of India (Part IV) dated 26th December

"In pursuance of Regulation 55 (1) of the Subsidiary Banks General Regulations, 1959, the Board of Directors empower the undernoted Officers and employees of the State Bank of Hyderabad to exercise the Signing Powers detailed below:

1. The Secretary.

The Chief Accountant.

The Superintendent, Advances & Investments.

The Inspector.

Managers, Accountants & Assistant Accountants at Head Offices, Main Office & Branches.

To endorse and transfer promissory notes, stock receipts, stock-debentures, shares, securities and documents of title to goods, standing in the name of or held by the State Bank of Hyderabad, and to draw, accept, endorse and discharge bills of exchange and cheques and other negotiable instruments; to issue, confirm and transfer letters of credit to sign accidence of Irange and Irange a credit; to sign assignments of Insurance Policies, guarantees and indemnities in the current and authorised business of the Bank and to sign all other letters advices, accounts, receipts and documents connected with such business, or other current or authorised business of the Bank.

To sign and verify plaints, written statements, petitions and applications; to swear and affirm affidavits; to sign and deliver bonds; and generally to make and complete all other documents connected with legal proceedings on behalf of the Bank.

2. Sub-Accountants and Acting Sub-Accountants at Head Office, Main Office and Branches:

To receipt Government and other credit vouchers, endorse bills of exchange, cheques, drafts and other negotiable instruments for amounts not exceeding Rs. 5,000/-.

3. Employees-in-Charge of Treasury Pay Offices:

To receipt Government and other credit vouchers, endorse and discharge bills of exchange, cheques, drafts and other negotiable instruments and documents of title to goods and to sign all bills and advices connected with the current and authorised business of the Bank

4. Employees-in Charge of Pay Offices:

To receipt credit vouchers, endorse and discharge bills of exchange, cheques, drafts and other negotiable instru-ments and documents of title to goods, and to sign all bills and advices connected with the current and authorised business of the Bank

> By order of the Board **BALWANT SINGH** General Manager

LOST

The Government Promissory Note No. DH009524 of the 3 per cent loan of 1951—54 for Rs. 10,000 originally standing in the name of IMPERIAL BANK OF INDIA and last endorsed to ABDULLAH KHAN SHAHANI, the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for payment of the discharge value in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser—ABDULLAH KHAN SHAHANI. Residence—Mahallah Shahani, Bakkar, Distt. Main Wali.

LOST

The Bond No. LK 00022720 Rehabilitation Grant of the U. P. Zamindari Abolition Bonds for Rs. 1,000/- originally standing in the name of Jagdish Dutta and last endorsed to Soti Vipin Shankar, the proprietor, by whom it was never endorsed to any other person, having been lost notice is hereby given that the payment of the above Bond and the instalment thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Lucknow and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

(Seal)

Name of the advertiser—Soti Vipin Shankar, c/o Soti Subodh Shankar (Vakil).

Residence-Sotian Mohalfa, Bijnor.

LOST

The Government Promissory Note No. HD 005086 and HD 005087 of the 3 per cent loan of 1951—61 Hyderabad Loan for Rs. 85—11—5 each originally standing in the name of Secretary to the Government of Andhra Pradesh and last endorsed to Tahawarunnisa Begum the proprietor by whom they were never endorsed to any other persons having been lost, stolen or destroyed, notice is hereby given that the payment of the above notes and the interest thereon has been stopped at the Public Debt Office, Reserve Bank of India, Hyderabad and that application is about to be made for the issue of Duplicates in favour of the proprietor. The Public are cautioned against purchasing or otherwise dealing with the above mentioned Securities.

Name of the Advertiser—Smt. Tahawarunnisa Begum. Residence—Devdi Khurshid Jahi, Jalwakhana, Shah Ganj, Hyderabad (Andhra Pradesh).

DESTROYED

The undernoted Government of India Promissory Note(s) in Special form Nos.

_		
Т	~	~ ~
×.	ᄿ	ы.

G & C000000 /F	407 1000 80	-	100 1
CAO29903/7	4% 196070	Rs.	100 each.
CAO29908/9	4% 1960-70	Rs.	1,000 each.
CAO29910	4% 196070	Rs.	5,000
CAO29911	4% 1960-70	Rs.	3,000
CAO29912/13	4% 1960-70	Rs. 1	,00,000 each.
CAO29914	4% 196070	Rs.	20.300

originally standing in the name of Sawbwa of Tawngpeng State or his successor Hkun Pan Sin by whom the securities were never endorsed to any other person, having been destroyed, notice is hereby given that payment of the above note(s) and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate(s) in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned security(ies).

Signature of the Advertiser—(Sd.) Hkun Pan Sin, Sawbwa of Tawngpeng State.

Residence-Namsan, N. S. S., (BURMA).

DESTROYED

The Government of India Promissory Note in Special-form No. 289845 of the 3½ per cent loan of 1866 for Rs. 58,400 originally standing in the name of Sawbwa of Hsipaw, his heirs Successors U Leik, Administrator, Hsipaw State by whom it was never endorsed to any other person, having been destroyed, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the payment of discharge value of the note in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Signature of the Advertiser—(Sd.) U. LEIK, Administrator, Hsipaw State.

Residence-Hsipaw, N. S. S., (BURMA).

DESTROYED

The Government of India Promissory Note(s) No(s) CAOO2019/21 of the 4 per cent loan of 1960—70 for Rs. 25,000 each originally standing in the name of Accountant General, Burma, Rangoon and last endorsed to Administrator, North Hsewi State Saw Hman Hpa, Administrator, North Hsewi State, the proprietor(s) by whom they were never endorsed to any other person, having been destroyed, notice is hereby given that payment of the above note(s) and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate(s) in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned securities,

Signature of the Advertiser—(Sd.) Saw Hman Hpa, Administrator, North Hsewi State.

Residence-Hsewi N. S. S., (BURMA).

CHANGE OF NAME

K. Gnaniah (Indian Christian) shall henceforth be known as K. Gnaneshvaren (Hindu).

CHANGE OF NAME

Shri K. M. Balakrishna Swamy, B.A., Assistant Shed Master in the Madras Port Trust, Madras, will hereafter be known and called as V. S. Balakrishnan for all purposes.

CHANGE OF NAME

I, G. A. Thiagaraj, Programme Secretary, All India Radio, Tiruchirapalli, will hereafter be known by my above name only and not as A. Thiyagarajan.

CHANGE OF NAME

I, Jayanti Basu, Sub-Deputy Magistrate and Sub-Deputy Collector, Alipore, 24-Parganas shall henceforth be known as Sm. Jayanti Sanyal, as per affidavit sworn by me before Sri N. Khastagir, Magistrate 1st Class, Alipore, 24-Parganas on 2nd April 1960.

CHANGE OF NAME

G. Subramani, an employee now working in G. L. Shop, Loco Works, Perambur, Southern Railway will henceforth be called as G. Balaraman.

CHANGE OF NAME

I Rabindranath Mukhoty, now employed as an U. D. Clerk at Sr. D. A. G. P. & T. Calcutta will hereafter be known as Rabindranath Mukhopadhya.

CHANGE OF NAME

I, Pritam Singh, Managing Officer II, Faridkot have changed my name from Prit Singh Udas to Pritam Singh vide deed executed on 29th April 1960. I may hereafter be called/known by my new name of Pritam Singh.

NOTICE

Notification by Oil Merchants' Association, Cochin

Notification by Oil Merchants' Association, Cochin
The approval of the Secretary, Forward Markets
Commission, under sub-section (1) of Section 11 of the
Forward Contracts (Regulation) Act, 1952 (74 of 1952)
read with Notification No. S.O. 2462, dated the 24th
November 1958, has been obtained to the following amendments made to the Bye-laws of the Oil Merchants'
Association, Cochin, the condition of previous publication of the same under Rule 11 of the Forward Contracts
(Regulation) Rules, 1954, having been dispensed with,
in the interest of the trade, by an order in writing by the
Secretary, Forward Markets Commission, in pursuance
of the powers conferred by the proviso to sub-section (4) of
Section 11 of the Forward Contracts (Regulation) Act,
read with Notification No. S.O. 2462, dated the 24th
November 1958:— November 1958:

Amendments

- (i) For bye-law 114, the following shall be substituted, namely:
 - "114. The buyer shall pay in full to the seller the price of goods upon delivery of goods".
- (ii) After bye-law 114, the following shall be inserted as bye-law 114A, namely:-
 - "114A. The price of a hedge contract shall include all excise duties, whether imposed by the Central Government or by the State Government. Any new imposition and/or variation of rates of excise duties including the rates of compounded levy between the time of entering into the contract and that of delivery shall be for account of buyers.

Provided that for the purpose of coconut oil hedge contracts for April I, April II, May I and May II, 1960 deliveries the provisions of bye-law 114, as they stood immediately before 12th April 1960, shall be applicable and for the purpose of coconut oil hedge contracts for June I and June II, 1960 deliveries and subsequent deliveries, the said provisions as amended on the aforesaid date shall be applicable.

Cochin, the 23rd April 1960.

M. C. VARGHESE

Secretary Oil Merchants' Association

THE UDIPI BANK LTD.

(Under Members' Voluntary Winding Up)

In the matter of the Indian Companies Act. 1913 and in the matter of the Udipl Bank Ltd.

(Under Members' Voluntary Winding Up)

NOTICE IS HEREBY GIVEN THAT the Final General Meeting of the members of the above-named Company will be held in the Office of the Bank at Shiribeedu Udipi, (South Kanara District on Tuesday the 23rd day of August 1960 at 11 a.m. to transact the following business:—

- (1) To receive, consider and pass the Liquidator's account of receipts and payments for the period from 1st May 1959 to 30th April 1960 and 1st May 1960 to 23rd August 1960.
- (2) To receive, consider and approve the Liquidator's account of the winding up, showing how the winding up of the Company has been conducted and its property has been disposed of and to hear any explanation that might be given by the Liquidator.
- (3) Two Statements in the prescribed form containing the prescribed particulars with respect to the position of the Liquidation during the above period pursuant to section 208D of the Indian Companies Act, 1913.
- (4) To pass the following as an Extra-ordinary Resolution with or without change: "Resolved that all the books of accounts, documents, papers, records, vouchers etc. of the Company and of the Liquidator may be disposed of the Liquidator by keeping them for 3 years from the dissolution of the Company and destroying them thereafter".

Udipi, the 22nd June 1960.

P. PURUSHOTHAMA PRABHU Liquidator

CORRIGENDUM

In the notification of the Punjab Company Limited, Bhatinda dated 16th December 1959, published at page 42 Part IV of the Gazette of India dated 27th February 1960 under Item IV, in line 3, instead of the word 'Sudi' after the words "If sudi 5 or" the words "Sudi 15" shall be read.

ROSHAN LAL GUPTA Secretary

